State of Minnesota	District Court
County	Judicial District:
	Court File Number:
	Case Type:
☐ In Re the Marriage of:	
Plaintiff / Petitioner	Notice of Motion and Motion
vs / and	For Reinstatement of Driver's License
Defendant / Respondent	
Intervenor	
	Notice
Other Party:	County Attorney's Office:
Name	Name of County Attorney
Street Address	Street Address
City, State, Zip	City, State, Zip
PLEASE TAKE NOTICE that pursuar undersigned will bring a motion before the	nt to Minnesota Statutes § 518.551, subd. 13(e), the Honorable
an at	(Name of Child Support Magistrate, Judge or Referee)
On at	o'clock at the (Name of building where hearing to be held)
	er located at(Street address where hearing to be held)
in the city of	(Street address where hearing to be held)  Minnesota, (check with the court administration
	vill ask the court for reinstatement of his/her driver's
	Motion
1. I,	request that the court order the Commissioner
of Public Safety to reinstate my driver's licer	
2. The facts upon which I base my requirement Notice of	nest are set forth in the Affidavit.  f Rights to Other Party

District Court

- You must appear at the hearing. If you fail to appear at the hearing, the child support magistrate may issue an order granting the relief requested without further notice or hearing.
- You have the right to object or respond to the changes I am requesting.
- If you choose to respond, a written response must be served upon all parties and filed with www.courts.state.mn.us/forms CSX1202 State **ENG** Rev 8/05-D Page 1 of 2

- the court at least five days prior to the hearing.
- If you choose to respond and raise new issues other than the issues in this motion, a counter motion must be served upon all parties and filed with the court **at least ten days** prior to the hearing.
- The court may, in its discretion, choose not to consider any documents you file with the court if they are not filed on time.
- You have a right to legal representation.

Settlement		
	This matter may be settled without a court hearing each an agreement. To discuss a possible settlement	it contact:
(Nan	Name of person to contact to discuss settlement)	at () (Phone number of person to contact)
	Note: Person to contact for settlement should be the n attorney is representing the party in this matter.	party bringing the action or the attorney, if
Ack	acknowledgments by Party Making Motion:	
a. b. c. d. e. f.	unnecessary delay or needless increase in the cost.  The claims, defenses, and other legal contention nonfrivolous argument for the extension, more establishment of new law.  The allegations and other factual contentions identified, are likely to have evidentiary supprinvestigation or discovery.  The denials of factual contentions are warranted are reasonably based on a lack of information or The court may impose an appropriate sanction violate the above stated representations to the cost.	has therein are warranted by existing law or by a diffication, or reversal of existing law or the have evidentiary support or, if specifically so port after a reasonable opportunity for further on the evidence or, if specifically so identified, belief.  In upon the attorneys, law firms, or parties that
2		Signature Print Name:
		Print Name:Address:
		City/State/Zip:
		Telephone: ()
		Attorney for:
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